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**DATE:** January 4, 2005

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**To:** Examiner O'Neal R. Mistry      **Group Art Unit:** 2173

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**COMPANY:** United States Patent and Trademark Office

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**FACSIMILE No:** 703-872-9306

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**FROM:** John Biggers, Reg. No. 44,537

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**RE:** Response to Office Action  
 dated 6/14/2004; Entitled:  
 "Stateful Ad Hoc Check Box  
 Selection"

**Atty. Docket No.:**  
 AUS920010679US1 (016)

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**SERIAL NO.:** 10/007,155

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**NUMBER OF PAGES:** (Including Cover) 5

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**COMMENTS:** Please see attached.

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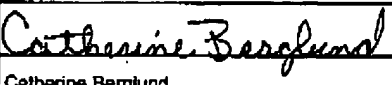
Total Number of Pages in This Submission 4

Application Number	10/007,155
Filing Date	11/08/2001
First Named Inventor	John Hans Hendy Bosma
Art Unit	2173
Examiner Name	Mistry, O Neal Rajan
Attorney Docket Number	AUS920010679US1

ENCLOSURES (Check all that apply)		
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AUS920010679US1

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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In re Application of:  
 John Hans Handy Bosma, et al. § Group Art Unit: 2173  
 Serial No.: 10/007,155 § Examiner: Mistry, O'Neal Rajan  
 Filed: November 8, 2001 § Atty Docket No.: AUS920010679US1  
 Title: Stateful Ad Hoc Check Box  
 Selection §  
 Mail Stop: Amendment  
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 U.S. Patent and Trademark Office  
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 Commissioner for Patents, Washington, DC 20231 on this date:  
 January 4, 2005  
 Date  
 Catherine Berglund  
 Catherine Berglund

## RESPONSE TO OFFICE ACTION DATED NOVEMBER 18, 2004

Dear Sir:

Claims 1-11 are in the case.

## ALLOWABLE SUBJECT MATTER

Applicants acknowledge with gratitude the Examiner's conclusion in the Office Action of November 18, 2004, that the claims in the present application are allowable over the prior art.

## DOUBLE PATENTING

Claims 1-7 in the present application are rejected for obviousness-type double patenting over claims 1-7 of U.S. Patent No. 6, 639,612. In response to the double patenting rejection in the Office Action dated November 18, 2004, Applicants herewith submit a Terminal Disclaimer in compliance with 37 C.F.R. § 1.321 for the present application.